EXHIBIT D

Recusal Order: U.S. v. Loughner

	Casse 14:131-97:1001007-9ABU DECUMENTA 94-4 FIFE G 1/7/1/1/14 PRAGE 3 60 2
1	
2	
3	
4	DI THE IDUTED OF A TEO DISTRICT COURT
5	IN THE UNITED STATES DISTRICT COURT  FOR THE DISTRICT OF ARIZONA
7	UNITED STATES OF AMERICA, ) No. 2:11-MJ-00035-MHB
8	Plaintiff, ) ORDER vs. Nunc Pro Tunc
10	JARED LEE LOUGHNER,
11	Defendant.
12	)
13	Pursuant to the Code of Conduct for United States Judge, Canons 2 and 3, in order to
14	avoid the appearance of impropriety, and because a judge has a duty to disqualify him or
15	herself if his or her impartiality could be reasonably questioned, whether or not such
16	impartiality actually exists, this Court must recuse itself from the above-captioned case <i>nunc</i>
17	pro tunc. See also 28 U.S.C. § 455(b).
18	Accordingly, IT IS ORDERED that all Magistrate Judges and District Judges in the
19	District of Arizona, Tucson Division, hereby recuse themselves from this case.
20	
21	DATED this 10th day of January, 2011.
22	
23	La Cuel
24	Raner C. Collins United States District Judge
25	
26	This Order is an habilif of the Hanarahla Banar C. Calling Cindy V. Janaanaan
27	<sup>1</sup> This Order is on behalf of the Honorable Raner C. Collins, Cindy K. Jorgenson, David C. Bury, and Frank R. Zapata, and Magistrate Judges Glenda E. Edmonds, Bernardo
28	P. Velasco, Charles R. Pyle, Jacqueline Marshall, Jennifer C. Guerin, Hector C. Estrada and D. Thomas Ferraro.